

Iron County Register

E. D. AKE, Editor.

VOLUME XXVI. NUMBER 9.

IRONTON, : : : SEPTEMBER 1, 1892.

FOR PRESIDENT:
GROVER CLEVELAND,
OF NEW YORK.

FOR VICE-PRESIDENT:
ADLAI E. STEVENSON,
OF ILLINOIS.

Democratic State Ticket.

For Governor:
W. J. STONE.

For Lieutenant-Governor:
J. B. O'MEARA.

For Secretary of State:
A. A. LESUEUR.

For Auditor:
J. M. SEIBERT.

For State Treasurer:
LON V. STEPHENS.

For Attorney General:
R. F. WALKER.

For Railroad Commissioner:
JAMES COWGILL.

For Judges of the Supreme Court:
C. B. MACFARLANE.

G. D. BURGESS.

T. A. SHERWOOD.

For Judge St. Louis Court of Appeals:
H. W. BOND.

IRON COUNTY TICKET.

For Representative:
JOEL B. HOLLOMAN.

For County Judge—Southern District:
CHAS. HART.

For County Judge—Western District:
R. J. HILL.

For Collector:
P. W. WHITWORTH.

For Sheriff:
WALTER H. FISHER.

For Assessor:
SAMUEL P. REYBURN.

For Treasurer:
D. F. REESE.

For Prosecuting Attorney:
J. S. JORDAN.

For Public Administrator:
JACOB T. AKE.

For Coroner:
G. W. HULL.

For County Surveyor:
GILES RUSSELL.

In this issue we reprint from the Farmington Times an article showing that the combine is ferocious Judge Fyan. Mr. Byrns' remarks were a surprise to those who heard them.

The Democratic campaign in this State was opened under most favorable auspices at St. Louis last Thursday night, with a monster demonstration. Mr. Stone's speech was a masterly effort.

MAJOR WARNER has made dates for speaking in almost every county in Southeast Missouri except Iron. Won't we have a chance of hearing him "stand up for Missouri" in this bailiwick?

It is our understanding that the Centerville Reformer poses as an especial advocate of the interests of the farming and laboring classes. What does the Reformer say of the affidavits we printed last week?

The Judicial committee for the twenty-first circuit have endeavored to thwart the will of the majority in choosing a candidate for Judge. It is nothing more nor less than an attempt to steal the nomination for Jno. G. Wear.

In the calling of the Judicial Convention for this Circuit, Iron county has been—we believe, purposely—ignored. This being the case, of course the votes of her delegates are not wanted, and it is safe to say they will not be thrust upon the convention.

The largest sample of gold quartz ever mined in Montana was taken out of the McIntyre lode. Its weight is 1,785 pounds. It came from near the surface. There are other large samples, which came from the Shafer shaft at the depth of 110 feet; one from the Musser shaft, 100 feet, and another from the working shaft, 200 feet. All are destined for exhibition at the World's Fair at Chicago.

An exhibit of the Ice Age is being prepared in Ohio for the Columbian Exposition by Prof. I. F. Wright. He will collect boulders from different parts of the state, and with them fragments from the original ledges in Canada from which the Ohio boulders were brought by the ice; and specimens of scratched stones; exhibit a large glacial map of Ohio, an outline map showing the course the boulders have been brought, placard detailing the principal glacial facts, etc.

Mrs. J. F. JENKINS of Los Angeles, California, is preparing for exhibition at the World's Fair a tapestry picture representing the surrender of Mary Queen of Scots to the Confederate Lords, in 1567. The study is six by four feet, and will contain, when completed, thirty-five men and women, four horses, four banners, a large tree, with a foreground of grass, shrubbery and other accessories. The Queen is mounted on a horse elegantly caparisoned, her costume being of royal purple. Mounted attendants follow, being Highlanders in bright Scotch plaids, with battle axes and spears. Mrs. Jenkins began her work eight years ago. It is said that the shading and harmony of colors are so perfect that at a distance of a few feet the most critical observer would consider it an elegant oil painting.

THE Congressional campaign in this district is almost at an end, and we are heartily glad of it. We believe the result in St. Francois county assures Mr. Byrns' defeat, and, if such proves the case, the decent element in politics and the pure Democracy of this district have won a triumphant victory. It has been a contest from start to finish of boodle and trickery against principle and honesty. The REGISTER's fight has been a holy one founded on the legitimate issues of the campaign, and any assertion to the contrary is falsehood outright. Whatever may be the result at Piedmont, we shall always believe that ours was the proper course for the good of the party, and the men we have been opposing should be set aside for those more in accord with the wishes of the masses of Democracy.

SAM. BYRNS, as the Washington county member of the Judicial committee for this circuit, signs a call for a Judicial Convention at Piedmont one day before the meeting of the Congressional Convention there. Of course, everybody will understand why this was done. The contest over Congressional delegates in Wayne county resulted in two conventions; these conventions each chose Judicial and Congressional delegates. Mr. Byrns thinks his friends are in the majority in the Judicial Convention. He can thus seat the Judicial delegates chosen by his convention in Wayne county, and set a precedent for the Congressional Convention. Sam's henchmen won't dominate in the latter assembly, however, and little attention will there be paid to precedent established by Byrns' partisans. By the way, how does Judge Green fancy being made the tail to Sam. Byrns' kite?

We reproduce the opening paragraphs of Senator Vest's speech against the Anti-Option bill:

Mr. President: I have earnestly endeavored to persuade myself that the path of duty lay in the direction of supporting the pending bill. I have examined it very thoroughly again and again, and I have been unable to come to any other conclusion than that this measure is one of the most pernicious which has come before the Congress of the United States during my fourteen years of public service. Speaking from my own standpoint and for myself alone I would be compelled to give up every conviction I entertain as to the structure and autonomy of our Government before I could give my sanction to this bill. I know the aggressive and almost overwhelming public sentiment in certain portions of the country in its favor. I know that explanation will be required in every farming community why opposition is made. I would rather explain my vote in every township of Missouri from now until the November election than to put myself on record in favor of a bill about the unconstitutionality and the vicious tendency of which I have not the slightest doubt. If I could vote for this measure I would support class legislation as a rule, for I have seen no bill before the Senate, which in its web and wool, from the first to the last word in it, contains so much of the essence of class legislation and of nothing else.

Respectfully referred to the Jackson Cash-Book.

St. Francois County Mass-Meetings.

The Township mass-meetings held in St. Francois county last Saturday resulted in an overwhelming defeat for Sam. Byrns, and a glorious victory for all who opposed him. The Congressman and his henchmen had been in the county all week spending money freely and making every effort to win. But they failed, and every true Democrat has much to be thankful for. The result means that the next representative from this district will be a Democrat who will give some heed to the wishes of his constituency.

If there ever was any question as to how Bonne Terre would vote it was settled after Joe Flynn put in an appearance from De Soto and made a speech for Byrns Thursday night. From that time accessions to the anti-Byrns crowd were numerous.

HERETOFORE when questioned as to his lobbying against the Hiller bill Sam. Byrns has indignantly maintained that he did make a speech before the Senate committee as a lawyer, and whose business was it "if he did?" He came off his exalted pedestal last week and tried to explain his action to the workmen of St. Francois county. It was a lame defense, however, and it didn't go: see result of the mass meeting.

LOUIS F. DINNING remarked about two weeks since that he intended to canvass every township in the county for Sam. The returns appear to indicate that "the judge" kept his word; only three precincts gave Byrns a majority, and we understand Dinning's stop in these three townships was very limited. Pity it wasn't a longer stay he made in each.

It was all one way in Iron township, and at the meeting held in Bismarck the Byrns men did not even call for a division. Dr. Goodykoontz, of Caledonia, was present, and this utter absence of popularity for Sam. seemed to rankle in his bosom and cut him to the core.

THERE were fully 350 men in line at Bonne Terre. The anti-Byrns majority was seventy-four. As soon as the

count was completed the crowd commenced calling for "Edgar." Mr. Byrns had been present all during the meeting, but this was too much for him and he "folded his tent like the Arab and silently stole away."

THE REGISTER's affidavits played considerable part in the campaign, especially at the mines. The Byrns men made a square lie on the subject, denied the authenticity of the affidavits, and alleged that Hampton, Kelly and Gower were mythical persons. These lies were quickly downed, however, and acted as a boomerang to those who inspired them.

THE delegates from the various townships assembled at Farmington Monday and chose the delegates to represent the county at Piedmont. Sam. had just 13½ votes out of the 44 in the county convention.

A Million Friends.

A friend in need is a friend indeed, and not less than one million people have found just such a friend in Dr. King's New Discovery for Consumption, Coughs, and Colds. If you have never used this Great Cough Medicine, one trial will convince you that it has wonderful curative powers in all diseases of Throat, Chest and Lungs. Each bottle is guaranteed to do all that is claimed or money refunded. Trial bottles free at P. R. Crisp's Drug store. Large bottles 50c. and \$1.00.

Call For Judicial Convention.

Notice is hereby given that a convention of the Democrats of the 21st Judicial Circuit of Missouri will be held in the city of Piedmont, Mo., on Monday, the 5th day of September, 1892, at 1 o'clock p. m., for the purpose of nominating a candidate for Judge of the Circuit Court for said Judicial Circuit. The several counties composing the circuit will select, in the usual manner, delegates to said convention on the basis of one delegate for every 250 votes cast for Cleveland in 1888. Upon this basis the counties will be entitled to delegates as follows:

COUNTIES.	DELEGATES.
Jefferson,	10
Washington,	5
Iron,	4
Reynolds,	3
Wayne,	6

In counties where the delegates have already been selected, the delegates selected or those attending the convention, to cast the full vote of the county.

JOHN O'FALLON, Ch'n., Com.
SAM. BYRNS,
R. I. JANEAUX.

When Baby was sick, we gave her Castoria.
When she was Child, she cried for Castoria.
When she became Miss, she clung to Castoria.
When she had children, she gave them Castoria.

Children Cry for Pitcher's Castoria.

PROMPT RELIEF

For biliousness,
diarrhoea,
nausea, and
dizziness, take

Ayer's Pills

the best
family medicine,
purely vegetable,
Every Dose Effective

SOUTHEAST NORMAL SCHOOL.

MISSOURI
STATE NORMAL SCHOOL,
THIRD DISTRICT
CAPE GIRARDEAU, MISSOURI.

THE purpose of this School is to prepare teachers for the Schools of Missouri. The Normal Certificates and Diplomas are also State Teacher's Certificates. The work is both Academical and Professional.

Tuition is Free.

Expenses are light. Instruction is thorough. The location is healthful. The demand for well trained teachers is great. Take advantage of the excellent educational opportunities which the State furnishes.

Next Session begins Tuesday, August 30th, 1892.

For further particulars, address,

R. C. NORTON,
Pres. of Faculty.

S. E. STRONG, M. D.,
IRONTON, MO.

Office Hours: 9 to 3 p. m., and 6 to 8 p. m.

SALE OF SCHOOL LANDS.

By order of the County Court of Iron County, Missouri, made at the June Term, 1892, and as the regular term thereof, I, Walter H. Fisher, Sheriff of said county, was ordered to offer for sale all of the parts of the Sixteenth Section hereinafter described; and in obedience to said order and the power thereby vested in me I will on

Wednesday, October 26, 1892, offer for sale at public vendue, to the highest bidder at the East front door of the Court House, in the City of Ironton, Iron County, Missouri, and during the session of the October Term of the Circuit Court within and for Iron County, the following described real estate to wit: 160 acres—The east half of the southeast quarter and the east half of the northeast quarter of section 16, township 32, north, range three east.

In tracts of forty acres each and at not less than \$1.25 per acre in cash at the rate of twelve months with good and sufficient security, with interest at the rate of eight percent per annum from date of sale; the purchaser or purchasers however have the right to pay the same in cash at time of sale or any part thereof.

WALTER H. FISHER,
Sheriff of Iron County.

ORDER OF PUBLICATION.

In the Circuit Court of Iron county, Mo., in Vacation—August 19th, 1892,

Francis Mesnard,
versus
Mary Mesnard.

[Action for divorce.]
Now at this day comes the plaintiff by his attorney and files his petition and affidavit, setting forth among other things, that the defendant, Mary Mesnard, is a non-resident of the State of Missouri, and cannot be summoned in this action by the ordinary process of law.

It is therefore ordered by the undersigned Clerk of the Circuit Court of Iron County, State of Missouri, in vacation, notifying said defendant that an action has been commenced against her in the Circuit Court of said county, state aforesaid, the object and general nature of which is to obtain a decree of divorce from the bonds of matrimony heretofore contracted between plaintiff and defendant, on the grounds of abandonment.

And unless she be and appear at the next term of said court to be held for said county of Iron, State of Missouri, on or before the third day thereof (if the term shall so long continue; and, if not, then before the end of the term), and plead to said plaintiff's petition, the same will be against her as confessed, and judgment rendered in accordance with the prayer thereof.

It is further ordered that a copy hereof be published according to law in the Iron County Register, a weekly newspaper published in said County of Iron, State of Missouri.

JOS. HUFF, Clerk.

A true copy:
Attest, with seal, this 19th day of August, A. D. 1892.

JOS. HUFF, Clerk
Iron County Circuit Court.

ORDER OF PUBLICATION.

In the Circuit Court of Iron County, Mo., in Vacation—August 23d, 1892,

Mollie Becker,
versus
William F. Becker.

[Action for divorce.]
The Plaintiff having amended her petition herein, setting forth that the defendant is a non-resident of the State of Missouri, and cannot be summoned in this action by the ordinary process of law.

It is, therefore, ordered by the undersigned Clerk of the Circuit Court of Iron County, State of Missouri, in vacation, that publication be made notifying said defendant that an action has been commenced against him in the Circuit Court of said county, State aforesaid, the object and general nature of which is to obtain a decree of divorce from the bonds of matrimony heretofore contracted between plaintiff and defendant, on the grounds of adultery, habitual drunkenness, &c.

And unless he be and appear at the next term of said court to be held for the County of Iron, State of Missouri, at the Court House in said County, on the fourth Monday in October next, and on or before the third day thereof (if the term shall so long continue; and, if not, then before the end of the term), and plead to said plaintiff's petition, the same will be taken against him as confessed, and judgment rendered in accordance with the prayer thereof.

It is further ordered that a copy hereof be published according to law in the "Iron County Register," a weekly newspaper published in said County of Iron, State of Missouri.

JOS. HUFF, Clerk.

A true copy:
Attest, with seal, this 23d day of August, A. D. 1892.

JOS. HUFF, Clerk
Iron County Circuit Court.

ORDER OF PUBLICATION.

In the Circuit Court of Iron county, Mo., in vacation, August 26th, 1892,

J. C. Ayer Company, a Corporation, Plaintiff
vs.
J. L. Swigart, Defendant.

[Civil action by attachment.]
Now at this day comes the plaintiff in the above entitled cause, by attorney, before the undersigned, Clerk of the Circuit Court of Iron county, state aforesaid, in vacation, and files its petition and affidavit, stating, among other things, that the above named defendant is a non-resident of the state of Missouri and cannot be summoned in this action by the ordinary process of law;

It is, therefore, ordered by the Clerk aforesaid, in vacation, that publication be made notifying said defendant that an action has been commenced against him by petition and attachment in the Circuit Court of Iron county, in the state of Missouri, founded on a judgment, with cost and interests amounting to the sum of fifty-eight dollars and nineteen cents, in favor of plaintiff, and against defendant, rendered before L. S. Wolfe, a Justice of the Peace of Monroe Township, Bismarck, State of Ohio; that his property is about to be attached, and unless he be and appear at the next term of said court, to be held for the county of Iron, state of Missouri, at the courthouse in said county, on the fourth Monday in October next, and on or before the third day thereof (if the term shall so long continue; and, if not, then before the end of the term), and plead to said plaintiff's petition herein, judgment will be rendered against him and his property sold to satisfy the same.

It is further ordered that a copy hereof be published according to law in the Iron County Register, a weekly newspaper published in said county of Iron, state of Missouri.

A true copy.
Attest, with seal, this 26th day of August, A. D. 1892.

JOS. HUFF, Clerk
Iron County Circuit Court.

ORDER OF PUBLICATION.

In the Circuit Court of Iron county, Mo., in Vacation—July 23d, 1892,

Ada Winkler,
versus
Columbus Winkler.

[Action for divorce.]
Now at this day comes the Plaintiff, Ada Winkler, and files her petition and affidavit, setting forth among other things, that the defendant is a non-resident of the State of Missouri, and cannot be summoned in this action by the ordinary process of law.

It is, therefore, ordered by the Clerk of the Circuit Court of Iron County, Missouri, in vacation, that publication be made, notifying said defendant that an action has been commenced against him in the Circuit Court of said county, the object and general nature of which is to obtain a divorce from the bonds of matrimony contracted with the defendant, upon the grounds of indignities such as to render her condition intolerable.

And unless he be and appear at the next term of said court, to be held for said county of Iron, State of Missouri, at the courthouse in said county, on the fourth Monday in October next, (1892), and on or before the third day thereof (if the term shall so long continue; and, if not, then before the end of the term), and plead to said plaintiff's petition, the same will be taken against him and judgment rendered according to the prayer thereof.

It is further ordered that a copy hereof be published according to law in the "Iron County Register," a weekly newspaper published in said County of Iron, State of Missouri.

A true copy:
Attest, with seal, this 23d day of July, A. D. 1892.

JOS. HUFF, Clerk
Iron County Circuit Court, Mo.

F. Dinger, attorney for plaintiff.



BIG SACRIFICE SALE

==AT LOPEZ'S!==

FOR THIRTY DAYS ONLY!!

We do not intend to carry over One Dollar's Worth of

Summer Goods,

and, in order to do this, we have made

SWEEPING REDUCTIONS!

COST NO OBJECT:

THE GOODS MUST MOVE!

All our Gingham must go.

All our Silk Parasols must go.

All our Challies must go.

All our Lawns must go.

All our Low Cut Slippers must go.

All our Ladies' Hats must go.

All our Men's Straw Hats must go.

All our Men's Under Wear must go.

All our Men's Summer Clothing must go.

Do Not Fail to Call on Us,

And Secure Some

Rare . . . Bargains!

T. S. LOPEZ & SONS.